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12	District Counsel			
13	IN THE UNITED STATES BANKRUPTCY COURT			
14	EASTERN DISTRICT OF CALIFORNIA			
15	FRESNO DIVISION			
16	In re	CASE NO	17-13797	
17	TULARE LOCAL HEALTHCARE	Chapter 9		
18	DISTRICT, dba TULARE REGIONAL MEDICAL CENTER,	DC NO.: WW-17		
19	Debtor.		N/A	
20	Tax ID #: 94-6002897	1	N/A 2500 Tulare Street	
21	Address: 869 N. Cherry Street Tulare, CA 93274		Fresno, CA 93721 Courtroom 13	
22	1 dia10, 57 (5027 1		Honorable René Lastreto II	
23]		
24	APPLICATION FOR EX PARTE ORDER AUTHORIZING FRBP 2004 EXAMINATION AND PRODUCTION OF DOCUMENTS			
25	(SHRED-IT FRESNO)			
26	TO THE HONORABLE RENÉ LASTRETO II, UNITED STATES BANKRUPTCY			
27	JUDGE:			
	TULARE LOCAL HEALTHCARE DISTRICT, dba TULARE REGIONAL MEDICA			
28	TULARE LOCAL HEALTHCARE DIST	RICT, dba T	ULARE REGIONAL MEDICA	

Application for Ex Parte Order Authorizing FRBP 2004 Exam and Production of Documents [Shred-It Fresno]

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CENTER ("TRMC" or "Applicant"), Debtor in the above captioned Chapter 9 bankruptcy proceeding, hereby files this Application for Ex Parte Order compelling Shred-It Fresno, to produce certain documents for inspection and copying and, if requested, to appear for a FRBP 2004 Examination.

Shred-It Fresno 3742 W. Gettysburg Ave. Fresno, CA 93722

Applicant represents as follows:

- TRMC filed a voluntary Chapter 9 petition on September 30, 2017. 1.
- 2. TRMC has reason to believe that Shred-It Fresno, is in possession of information needed by TRMC which affects the rights of TRMC as well as the administration of this bankruptcy estate.
- 3. TRMC believes that the information needed bears upon the acts, conduct, or assets and liabilities of TRMC.
- The examination will also relate to the operation of the TRMC's business 4. and the desirability of its continuance, the source of any money or property acquired or to be acquired by TRMC for purposes of consummating a plan and the consideration given or offered therefore, and any other matter relevant to the case or to the formation of a plan.
- Conducting such examination will assist TRMC in protecting its interests 5. in evaluating any plan that may be advanced and in furthering the administration of this Chapter 9 proceeding.
- By this Application TRMC requests that it be permitted to compel the 6. production of documentary evidence in the manner provided in FRBP 9016 followed by an examination, if requested, of Shred-It Fresno.
- By the requested Order Applicant will proceed to have issued a 7. Subpoena for Rule 2004 Examination with Production of Documents to be followed by the examination of the witness, if documents are requested, no earlier than 10 days

1	after the date of issuance of the examination order or subpoena, whichever is later.		
2	WHEREFORE, Applicant prays as follows:		
3	A. The Court enter Order pursuant to FRBP 2004 authorizing the examination		
4	of Shred-It Fresno;		
5	B. The Court enter an Order pursuant to FRBP 2004 authorizing the issuance		
6	of a Subpoena for Rule 2004 Examination with Production of Documents; and		
7	C. For such other and further relief as is just and proper.		
8	Dated: January 11, 2018	WALTER WILHELM LAW GROUP, a Professional Corporation	
10		Daali	
11	Ву:	Riley C. Walter, Attorneys for Debtor,	
12		Tulare Local Healthcare District, dba Tulare Regional Medical Center	
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